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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
10/629,185	07/29/2003	Hidefumi Yoshizoe	NEC 219824 7204		
27667	7590 04/08/2005	•	EXAMINER		
HAYES, SOLOWAY P.C. 130 W. CUSHING STREET			SCHECHTER, ANDREW M		
TUCSON, AZ 85701			ART UNIT	PAPER NUMBER	
•			2871	- <del></del>	

DATE MAILED: 04/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application	on No.	Applicant(s)	-410		
	10/629,18	35	YOSHIZOE, HIDEFUN	ЛΙ		
Office Action Summary	Examiner		Art Unit			
	Andrew So		2871			
The MAILING DATE of this communi Period for Reply	cation appears on the	cover sheet with the d	orrespondence addres:	SS		
A SHORTENED STATUTORY PERIOD FOTHE MAILING DATE OF THIS COMMUNION - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this common of the period for reply specified above is less than thirty (30). If NO period for reply is specified above, the maximum states a Failure to reply within the set or extended period for reply Any reply received by the Office later than three months at earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no eve unication. o) days, a reply within the statu tutory period will apply and wi will, by statute, cause the appl	ent, however, may a reply be tinutory minimum of thirty (30) day II expire SIX (6) MONTHS from lication to become ABANDONE	nely filed /s will be considered timely. Ithe mailing date of this commu	unication.		
Status						
1) Responsive to communication(s) file	d on 28 January 200:	5.				
:	tb)☐ This action is n					
3) Since this application is in condition f	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits in					
closed in accordance with the practic	e under <i>Ex parte Qu</i>	ayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims						
4) ⊠ Claim(s) <u>1-12</u> is/are pending in the a 4a) Of the above claim(s) is/ar 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1,3,4,6 and 9-12</u> is/are rejected to claim(s) <u>2,5,7 and 8</u> is/are objected to restrict	e withdrawn from corcted.	•				
Application Papers						
9)☐ The specification is objected to by the 10)☒ The drawing(s) filed on 28 January 20 Applicant may not request that any object Replacement drawing sheet(s) including 11)☐ The oath or declaration is objected to	$0.05$ is/are: a) $\square$ acception to the drawing(s) be the correction is require	e held in abeyance. See ed if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.			
Priority under 35 U.S.C. § 119						
12) △ Acknowledgment is made of a claim f  a) △ All b) ☐ Some * c) ☐ None of:  1. △ Certified copies of the priority of  2. ☐ Certified copies of the priority of  3. ☐ Copies of the certified copies of application from the Internation	documents have been documents have been of the priority docume	n received. n received in Applicati ents have been receive	on No	ge		
* See the attached detailed Office action	ı for a list of the certif	ied copies not receive	d.			
Attachment(s)		_				
1)  Notice of References Cited (PTO-892) 2)  Notice of Draftsperson's Patent Drawing Review (PT		4) Interview Summary				
Notice of Dransperson's Patent Drawing Review (PI     Information Disclosure Statement(s) (PTO-1449 or F     Paper No(s)/Mail Date		Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152	?)		

#### **DETAILED ACTION**

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## Response to Arguments

1. Applicant's arguments filed 28 January 2005 have been fully considered but they are not persuasive.

The applicant argues that *Furushima*, *Sakai*, and *Lee* do not teach forming an air outlet with the seal member and the air outlet auxiliary member. This is not persuasive. First, each reference teaches all the claimed features, as particularly pointed out by the examiner in the rejections. Second, the amended limitation in claim 11 "said air [outlet] forming members are formed with said auxiliary member" (meaning that the two are formed at the same time, not necessarily that they are attached to each other), is either met by the references or would have been obvious to one of ordinary skill in the art at the time of the invention.

Regarding claim 1, the applicant argues that *Lee* does not teach connecting the opening in the main seal lines 210 with the first auxiliary seal line 220. This is not persuasive, since (whatever *Lee* shows) this is not recited in the claim limitations.

### Claim Objections

2. Claim 11 is objected to because of the following informalities: "said air forming members" should be "said air outlet forming members". Appropriate correction is required.

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### Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over *Furushima et al.*, U.S. Patent No. 5,410,423.

Furushima discloses a method of manufacturing a liquid crystal display panel, the method comprising: preparing a first substrate [1] and a second substrate [2]; forming a seal member [3], an auxiliary member [4], and air outlet forming members [vertical extensions of 3 at the top of each region 8] on one of said substrates, wherein said seal member formed an internal space [8] and has an injection inlet [the opening in 3] for liquid crystal injection, said auxiliary member is arrayed around said seal member, and said air outlet forming member is connected to said injection inlet and extended toward a peripheral end of said panel; attaching said first substrate to said second substrate with said seal member and said auxiliary member to form said panel [see Fig. 2]; positioning a cut line [7] between said seal member and said auxiliary member; cutting said panel along said cut line; and injecting liquid crystal through said injection inlet [col. 3, lines 25-32].

Furushima may or may not disclose the amended limitation that the air outlet forming members are formed with said auxiliary member. It would have been obvious to one of ordinary skill in the art at the time of the invention to make these two features

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at the same time, motivated by the efficiency of making them using a single production step. Claim 11 is therefore unpatentable.

5. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Sakai et al.*, U.S. Patent No. 6,222,603.

Sakai discloses [see Figs. 2-4] a method of manufacturing a liquid crystal display panel, the method comprising: preparing a first substrate [2a] and a second substrate [2b]; forming a seal member [6], an auxiliary member [11], and air outlet forming members [horizontal extensions of the main part of 6] on one of said substrates, wherein said seal member formed an internal space [7] and has an injection inlet [between the air outlet forming members] for liquid crystal injection, said auxiliary member is arrayed around said seal member, and said air outlet forming member is connected to said injection inlet and extended toward a peripheral end of said panel; attaching said first substrate to said second substrate with said seal member and said auxiliary member to form said panel [see Fig. 2]; positioning a cut line between said seal member and said auxiliary member and cutting said panel along said cut line [col. 5, lines 11-12, 35-39]; and injecting liquid crystal through said injection inlet [col. 5, lines 12-21].

Sakai may or may not disclose the amended limitation that the air outlet forming members are formed with said auxiliary member. It would have been obvious to one of ordinary skill in the art at the time of the invention to make these two features at the same time, motivated by the efficiency of making them using a single production step. Claim 11 is therefore unpatentable.

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An air outlet auxiliary member [the separate vertical section of 6 on the right side] is further formed on one of said substrates within said air outlet forming members.

Claim 12 is therefore unpatentable.

6. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Lee et al.*, US 2001/0022645.

Lee discloses [see Fig. 9, for instance] a method of manufacturing a liquid crystal display panel, the method comprising: preparing a first substrate [1] and a second substrate [201]; forming a seal member [210], an auxiliary member [220, etc.], and air outlet forming members [vertical extensions of 210 at bottom of Fig. 9B] on one of said substrates, wherein said seal member formed an internal space [inside 210] and has an injection inlet [between the air outlet forming members] for liquid crystal injection, said auxiliary member is arrayed around said seal member, and said air outlet forming member is connected to said injection inlet and extended toward a peripheral end of said panel; attaching said first substrate to said second substrate with said seal member and said auxiliary member to form said panel [see Fig. 9A]; positioning a cut line between said seal member and said auxiliary member, cutting said panel along said cut line, and injecting liquid crystal through said injection inlet [paragraphs 0013, 0014, 0056, etc.].

Lee may or may not disclose the amended limitation that the air outlet forming members are formed with said auxiliary member. It would have been obvious to one of ordinary skill in the art at the time of the invention to make these two features at the

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same time, motivated by the efficiency of making them using a single production step.

Claim 11 is therefore unpatentable.

An air outlet auxiliary member [upside down "u" shapes in Fig. 9B] is further formed on one of said substrates within said air outlet forming members. Claim 12 is therefore unpatentable.

7. Claims 1, 3, 4, 6, and 9-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Lee et al.*, US 2001/0022645 as applied to claims 11 and 12 above, in view of *Ishiwata et al.*, U.S. Patent No. 5,858,482.

Regarding claims 11 and 12, it might be argued that *Lee* does not explicitly show the position of a cut line in Fig. 9B, so it does not disclose the cut line being between the seal member and the auxiliary member. The examiner does not agree, since the auxiliary member is located in the unneeded "edges of the attached substrates" which are "cut away" [paragraph 0056]. However, to forestall this argument, the examiner notes that *Ishiwata* discloses [see Fig. 3] a cut line "L" disposed near the end of the equivalent air outlet forming members (which would be between the seal member and the auxiliary member in *Lee*), and it would have been obvious to one of ordinary skill in the art at the time of the invention to do so in the method of *Lee*, motivated by the desire "to expose the injection port at the cut edges of the substrates" [col. 8, lines 1-6], thus making an accessible injection port, and to make the non-display area of the LCD as small as possible. Claims 11 and 12 are therefore unpatentable.

Considering the additional limitations of claim 1 over those of claim 12, claim 1 recites cutting said panel along said scribe line to traverse said air outlet forming

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members. Since Lee is silent on the exact location of its scribe line, as discussed in the above paragraph, it does not disclose this limitation of claim 1.

Ishiwata discloses [see Fig. 3, for instance] cutting the panel along a cut line (or scribe line) to traverse the air outlet forming members [the horizontal sections of 12 to the right]. (The examiner understands the term "traverse" to include crossing at the edge of the members as shown in Fig. 3.) As discussed above, it would have been obvious to one of ordinary skill in the art at the time of the invention to cut the panel so in the method of *Lee*, motivated by the desire "to expose the injection port at the cut edges of the substrates" [col. 8, lines 1-6], thus making an accessible injection port, and to make the non-display area of the LCD as small as possible. Claim 1 is therefore unpatentable.

The air outlet forming member is aligned parallel to said air outlet auxiliary member in order to maintain a constant gap therebetween, so claim 3 is also unpatentable. The air outlet auxiliary member and the air outlet forming member extend toward the peripheral end of the panel, so claim 4 is also unpatentable. There are a plurality of injection inlets and air outlets, so claim 9 is also unpatentable. The method is used to make a liquid crystal display panel, so claim 10 is also unpatentable.

Lee discloses [see claims 12 and 13, for instance] that the seal member, the auxiliary member, the air outlet auxiliary member, and the air outlet forming member are all formed using a dispenser-print method. It does not explicitly disclose that they are all simultaneously formed and made of the same material. It would have been obvious to one of ordinary skill in the art at the time of the invention to form them all simultaneously

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of the same material, motivated by the desire to avoid the unnecessary additional manufacturing steps involved in separately forming these members. Claim 6 is therefore unpatentable.

# Allowable Subject Matter

- 8. Claims 2, 5, 7, and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 9. The following is a statement of reasons for the indication of allowable subject matter:

The prior art does not disclose the method of claim 2, in particular the additional limitation that the air outlet auxiliary member is positioned between the cut line and the peripheral end of the panel in order not to be cut when the panel is cut off. Claim 2 would therefore be allowed if rewritten appropriately.

The prior art does not disclose the method of claim 5, in particular the additional limitation that the auxiliary member, the air outlet auxiliary member and the air outlet forming member formed at an external domain of the cut line, are all continuously formed as dashed lines. Claim 5 would therefore be allowed if rewritten appropriately.

The prior art does not disclose the method of claim 7, in particular the additional limitation that a gap between the air outlet auxiliary member and the air outlet forming member is 2 mm or more but not more than 7 mm. Claim 7 would therefore be allowed if rewritten appropriately.

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The prior art does not disclose the method of claim 8, in particular the additional limitation that a gap between the peripheral end of the panel and the distal ends of both the air outlet auxiliary member and the air outlet forming member is not more than 3 mm. Claim 8 would therefore be allowed if rewritten appropriately.

#### Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Schechter whose telephone number is (571) 272-2302. The examiner can normally be reached on Monday - Friday, 9:00 - 5:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert H. Kim can be reached on (571) 272-2293. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Andrew Schechter
Patent Examiner

Technology Center 2800

5 April 2005